

THE BIG RACE IS POSTPONED

SHELL OF THE UNIVERSITY OF PENNSYLVANIA WAS SMASHED.

A Roller From a Tug, on Which Was Governor Morton, Party, Caused the Wreck Just as the Crew Were About Leaving the Boat.

Poughkeepsie, June 21.—An accident to the Pennsylvania shell as it was about to leave the house for the starting point caused a postponement until Monday of the race between Cornell Columbia and the University of Pennsylvania to have taken place to-day and disappointed thousands who had made "his trip up or down the river and had sat two hours in a rain.

The boats had been placed in the water alongside the float and the crew had left it to tow on board the launch which was to tow it up to the starting place. The only man left on the float was Mr. Ellis. The shell was about to be fastened to the launch when big waves came to roll in. They were produced by a tug. The tug had been permitted to cruise over the course and was passing the Pennsylvania boat house. The shell was tossed aloft on the crest of the first roller and came down with a crash on the edge of the float. Three holes were stove in her side. The shell was broken.

The shell was nearly filled with water and as the oarsmen rushed to her the water rushed forward and strained the boat badly in the bow. Pennsylvania had no other shell available. The Cornell men offered the use of their second shell, but it was impossible to use it because it was rigged on the side opposite to that of the smashed boat.

After some discussion the race was postponed. The tug which did the damage had Governor Morton and family aboard.

EASY FOR THE CREWS.

Little Work Done by Yale or Harvard on the Thames.

New London, June 21.—This has been an easy day for the crews on the Thames and the rowing has been entirely over short distance to improve the crews in their stroke so far as possible during the few days now remaining for practice.

Neither Yale nor Harvard came down the river to-day. The condition of the crews is such that very little improvement can be expected.

OFFICERS ELECTED.

Judge Torrance of Derby Is Now the President.

New London, June 21.—The reunion of the Army and Navy club occurred this evening at the Fort Griswold house. Nearly 200 members of the club were in attendance. President F. W. Cheney of Manchester presided at the business meeting and the secretary's report showed a membership of 350. The treasury reported all bills paid except for a club flag.

Officers elected: President, Judge Torrance of Derby; vice presidents, A. C. Hendrick, J. L. Green, A. B. Boers; secretary, J. W. Knowlton of Bridgeport; treasurer, S. M. Gladwin of Hartford; executive committee, L. A. Dickinson, S. E. Fox, F. B. Hamilton. The retiring president was given a vote of thanks for long and efficient service and badges of the club were presented to the secretary and treasurer. A banquet followed the meeting, at which Senator Hawley was the first speaker. There were no other set speeches.

FORAKER CREATED A SENSATION.

Cincinnati, June 21.—Attorney General Harmon was the guest at a banquet given the lawyers of the city to-night. Two hundred lawyers were present. Ex-Governor Foraker created a sensation in his address and brought every man to his feet in hearty applause. He was discussing Secretary Olney, whom he praised in unqualified terms. Suddenly in a burst of eloquence he declared that in connection with the riots Mr. Olney had done the country the greatest good of any one since the surrender at Appomattox. Ages after he was gone his bravery and patriotism would be a treasured memory in the minds of all lovers of law and order.

In Favor of Silver.

St. Louis, June 21.—A state convention to give expression to democratic opinion on the silver question seems assured. State Chairman Maffitt and County Chairman Harris of Lebanon, the latter being the directing spirit of the convention movement, had a long conference last night, and as if by arrangement, ten other county chairmen dropped in. Mr. Maffitt held that the state committee was the only authority he would recognize, but was convinced that he was wrong when Mr. Harris produced the demands of large majority of the county chairmen that a convention be called. While the discussion was in progress Mr. Harris received telegrams from five additional county chairmen demanding a call.

Death Was Instantaneous.

Providence, June 21.—George Collins, aged thirty, unmarried, was crushed by a pile of falling timbers in Potter's yard this afternoon. Death was instantaneous. Cause, accidental.

Stay For a Murderer.

New York, June 21.—Chancellor Mott in Jersey City this afternoon issued a writ of error in the case of *ul Gentz*, the murderer of Clara Armstrong in Hoboken, sentenced to be hanged July 25. The application was made by ex-Mayor Collins. The writ was argued at the November term. Infamy was the base of the application.

Thirty Students Arrested.

Constantinople, June 21.—A plea against the sultan has been discovered the Pancaidi military college. Thirty students have been arrested.

A NARROW ESCAPE.

Resuscitation of a Man After an Electric Shock.

Rochester, June 21.—Frank A. Grover, foreman of the Rochester Gas and Electric company, who is employed at the power house at the lower falls, last evening received a shock of 8,000 volts of electricity, and was resuscitated after seventy-five minutes' hard work by a physician and three workmen.

Grover went on duty at the usual time, and was chatting with the men in the power room when the machinery was started. As has been his custom for years, Grover saw that the men were all in their places, and then he was seen to lean against one of the dynamos. Suddenly he cried out, and then fell to the floor. It was seen that the man had received a charge of electricity. The current was turned off at once. Grover's right leg and arms were found to be terribly burned. The man was apparently dead, but a physician was immediately sent for, and the workmen lent their efforts to resuscitate him. After forty-five minutes' work there was a sign of returning life. Then natural breathing began, hardly perceptible at first.

Finally Grover opened his eyes and seemed to recognize those about him. He was taken in a critical condition, and the physician gave orders that the work must be continued until there were signs of life in every muscle. An hour and a half later Grover was in condition to allow his removal to his boarding house. In his leg a deep hole was burned and on his side is a burn several inches long.

When the machinery was stopped and Grover was taken from his perilous position against the dynamo, his clothing and flesh were burning so that the odor pervaded the entire room. Between two thousand and three thousand volts of electricity must have passed against the dynamo. This amount is considerably larger than that deemed necessary to kill in the state prisons. Every man in establishment some time ago received special instructions for resuscitation in cases of shock, from a Boston scientist, and now rules for this purpose are posted in the several rooms. Grover is thirty-three years old and is a practical electrician. His ultimate recovery is assured.

ON THE BALL FIELD.

Results of the Games in the Big League Yesterday.

At New York—To-day's game was played in a drizzling rain. The score: New York... 1 0 0 0 1 3 1 0 2-8 Washington... 0 0 0 1 0 2 0 0 0-3

Hits—New York 12, Washington 7. Errors—New York 1, Washington 2. Batteries—German and Schriver; Mercer and McGuire.

At St. Louis—With the same number of hits and fewer errors than the Cincinnati Browns lost to-day's game. The score: St. Louis... 3 0 0 1 0 1 0 0-5 Cincinnati... 0 0 2 0 5 0 0 0-7

Hits—St. Louis 9, Cincinnati 8. Errors—St. Louis 1, Cincinnati 3. Batteries—Ehret and Peitz; Rhie and Murphy.

At Philadelphia—Philadelphia held the lead throughout to-day and defeated Baltimore by better hitting. The score: Phila... 2 0 0 2 1 0 1 0-7 Baltimore... 0 0 0 2 0 0 0 0-3

Hits—Philadelphia 12, Baltimore 7. Errors—Philadelphia 3, Baltimore 1. Batteries—Taylor and Clements; Hemming and Clark.

At Cleveland—Cleveland and Chicago played two games here to-day. Both Griffith and Terry for Chicago were hit hard and often. The attendance was large owing to the presence of many delegates to the republican convention. The score: First game—Cleveland... 0 0 0 0 1 2 4 0-7 Chicago... 2 0 1 0 0 1 0 1-5

Hits—Cleveland 18, Chicago 9. Errors—Cleveland 2, Chicago 3. Batteries—Young and Zimmer; Griffiths and Kirtledge.

A SERIOUS WRECK.

A Passenger and Freight Train Crash Into Each Other.

Salt Lake City, June 21.—A serious wreck occurred at 4 o'clock this afternoon on the Philadelphia and Reading and New England road at Copake station, twenty-three miles west of here. The trains wrecked were passenger train No. 1 west bound in charge of Conductor Frank Smith of Canaan and Engineer John Savage of Hartford, and an east bound extra freight train in charge of Conductor Schenck and Engineer Murphy, both of Hartford. The extra freight had orders to stop at a siding at Copake station and allow the passenger train to pass.

At the time that the freight reached Copake station the passenger train was approaching from the opposite direction. Both trains were in motion. The freight was going at such speed that the engineer was unable to bring the train to a stop, and it ran past the siding. The two engines came together head on, with terrific force, so that they were almost completely wrecked. The crew of the freight jumped when it was seen that a collision was inevitable. Fireman John H. Cain of the extra freight and John Egan, fireman on the passenger train, were both seriously injured. They were taken to Poughkeepsie hospital.

Strikers Hold a Meeting.

Lowell, Mass., June 21.—The Talbot mills strikers held a meeting this evening to consider Superintendent Clarke's proposition. It was voted, 132 to 2, to continue the strike and refuse to go in until the adjustment of wages demanded is granted.

Tried Against Her Record.

Des Moines, June 21.—Fantasy, the four-year-old trotter of Hamilton's string, went a mile against her record of 2:06 at the park to-day and made it in 2:07 flat.

THE NEW ENGLAND ROAD

THE TALK OF ITS ABSORPTION BY THE CONSOLIDATED.

What is said on the subject in town—An interesting theory—What Street's Move—A Syndicate's Project—What May Occur. That there is an important deal impending in New England railroad stock is credited by many. Some conservative authorities are disposed to credit the rumor that the New England is to be absorbed by the Consolidated road. The Consolidated railroad authorities are reticent in the matter, but said last evening that there is nothing in it but a Wall street boom in the New England stock. Wall street persists that there is "millions in it" somewhere and will not bear to the contrary until those who have embarked in the deal have marketed their stock at high figures. Owing to the variety of opinions on the subject a reporter of the "Journal and Courier" has consulted some of the authorities on the subject, as appears below.

A learned New Haven authority presents the following theory on the subject: A Wall street pool has undoubtedly been accumulating the common stock of the New England road until it has now a majority of this stock. It is therefore in a position to "hold the fort" for the present. It will probably tender the New York, New Haven and Hartford Railroad company the first chance to buy the stock. The stock will be thus tendered on the theory that the syndicate can get the best bargain and most money out of the Consolidated road. The common stock is now at about 47. Call the price 50 for the sake of convenience and control. The pool can readily put it to 50. The Consolidated road will therefore have an opportunity to buy the control of the road for less than \$14,000,000, there being \$20,000,000 of the common stock beside about \$2,000,000 of preferred. The question is will it pay the Consolidated road to pay \$14,000,000 for the control of the New England?

What is involved in buying this control beside the paying of \$14,000,000 for the control of the common and the preferred stock? Is it a "pudding" for the Consolidated to take care of the bonds of the New England? Well, considerable is involved. The Consolidated would have to assume, among other things, the responsibility for the payment of the interest on the bonds of the New England road. Of these bonds there are as follows: Of first mortgage bonds, \$10,000,000; of second mortgage bonds, \$10,000,000; of third mortgage bonds, \$10,000,000; of fourth mortgage bonds, \$10,000,000; of fifth mortgage bonds, \$10,000,000; of sixth mortgage bonds, \$10,000,000; of seventh mortgage bonds, \$10,000,000; of eighth mortgage bonds, \$10,000,000; of ninth mortgage bonds, \$10,000,000; of tenth mortgage bonds, \$10,000,000; of eleventh mortgage bonds, \$10,000,000; of twelfth mortgage bonds, \$10,000,000; of thirteenth mortgage bonds, \$10,000,000; of fourteenth mortgage bonds, \$10,000,000; of fifteenth mortgage bonds, \$10,000,000; of sixteenth mortgage bonds, \$10,000,000; of seventeenth mortgage bonds, \$10,000,000; of eighteenth mortgage bonds, \$10,000,000; of nineteenth mortgage bonds, \$10,000,000; of twentieth mortgage bonds, \$10,000,000; of twenty-first mortgage bonds, \$10,000,000; of twenty-second mortgage bonds, \$10,000,000; of twenty-third mortgage bonds, \$10,000,000; of twenty-fourth mortgage bonds, \$10,000,000; of twenty-fifth mortgage bonds, \$10,000,000; of twenty-sixth mortgage bonds, \$10,000,000; of twenty-seventh mortgage bonds, \$10,000,000; of twenty-eighth mortgage bonds, \$10,000,000; of twenty-ninth mortgage bonds, \$10,000,000; of thirtieth mortgage bonds, \$10,000,000; of thirty-first mortgage bonds, \$10,000,000; of thirty-second mortgage bonds, \$10,000,000; of thirty-third mortgage bonds, \$10,000,000; of thirty-fourth mortgage bonds, \$10,000,000; of thirty-fifth mortgage bonds, \$10,000,000; of thirty-sixth mortgage bonds, \$10,000,000; of thirty-seventh mortgage bonds, \$10,000,000; of thirty-eighth mortgage bonds, \$10,000,000; of thirty-ninth mortgage bonds, \$10,000,000; of fortieth mortgage bonds, \$10,000,000; of forty-first mortgage bonds, \$10,000,000; of forty-second mortgage bonds, \$10,000,000; of forty-third mortgage bonds, \$10,000,000; of forty-fourth mortgage bonds, \$10,000,000; of forty-fifth mortgage bonds, \$10,000,000; 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of one hundred and one hundred and seventy-seventh mortgage bonds, \$10,000,000; of one hundred and one hundred and seventy-eighth mortgage bonds, \$10,000,000; of one hundred and one hundred and seventy-ninth mortgage bonds, \$10,000,000; of one hundred and one hundred and eightieth mortgage bonds, \$10,000,000; of one hundred and one hundred and eighty-first mortgage bonds, \$10,000,000; of one hundred and one hundred and eighty-second mortgage bonds, \$10,000,000; of one hundred and one hundred and eighty-third mortgage bonds, \$10,000,000; of one hundred and one hundred and eighty-fourth mortgage bonds, \$10,000,000; of one hundred and one hundred and eighty-fifth mortgage bonds, \$10,000,000; of one hundred and one hundred and eighty-sixth mortgage bonds, \$10,000,000; of one hundred and one hundred and eighty-seventh mortgage bonds, \$10,000,000; of one hundred and one hundred and eighty-eighth mortgage bonds, \$10,000,000; of one hundred and one hundred and eighty-ninth mortgage bonds, \$10,000,000; of one hundred and one hundred and ninetieth mortgage bonds, \$10,000,000; of one hundred and one hundred and ninety-first mortgage bonds, \$10,000,000; of one hundred and one hundred and ninety-second mortgage bonds, \$10,000,000; of one hundred and one hundred and ninety-third mortgage bonds, \$10,000,000; of one hundred and one hundred and ninety-fourth mortgage bonds, \$10,000,000; of one hundred and one hundred and ninety-fifth mortgage bonds, \$10,000,000; of one hundred and one hundred and ninety-sixth mortgage bonds, \$10,000,000; of one hundred and one hundred and ninety-seventh mortgage bonds, \$10,000,000; of one hundred and one hundred and ninety-eighth mortgage bonds, \$10,000,000; of one hundred and one hundred and ninety-ninth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and first mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and second mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and third mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and fourth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and fifth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and sixth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and seventh mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and eighth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and ninth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and tenth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and eleventh mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and twelfth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and thirteenth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and fourteenth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and fifteenth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and sixteenth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and seventeenth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and eighteenth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and nineteenth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and twentieth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and twenty-first mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and twenty-second mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and twenty-third mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and twenty-fourth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and twenty-fifth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and twenty-sixth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and twenty-seventh mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and twenty-eighth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and twenty-ninth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and thirtieth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and thirty-first mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and thirty-second mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and thirty-third mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and thirty-fourth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and thirty-fifth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and thirty-sixth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and thirty-seventh mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and thirty-eighth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and thirty-ninth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and fortieth mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and forty-first mortgage bonds, \$10,000,000; of one hundred and one hundred and one hundred and forty-second